

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF WISCONSIN

UNITED STATES OF AMERICA

v.

SENTENCING MINUTES

DEJAN ZORIC

Case No. 21-cr-0223-bhl-7

HONORABLE BRETT H. LUDWIG presiding
Proceeding Held: December 9, 2024
Deputy Clerk: Julie D.

Time Called: 11:02 a.m.
Time Concluded: 11:34 a.m.
Court Reporter: J. Stake

Appearances:

UNITED STATES OF AMERICA by: Christopher Ladwig
DEJAN ZORIC in person and by: Dennis Coffey
US PROBATION OFFICE by: Daniel Dragolovich

-
- The parties have no objections to the factual statements in the PSR The parties have no objections to the application of the guidelines in the PSR
- The Court adopts the factual statements and guideline application as set forth in the PSR
- The government presents sentencing argument: guideline sentence The defendant presents sentencing argument: probation with home detention
- Defendant exercises right of allocution. The Court imposes sentence.
- The government dismisses the Indictment Defendant advised of appeal rights.
-

The government moved for an additional one-level decrease pursuant to U.S.S.G. § 3E1.1(b) because the defendant timely notified authorities of his intention to enter a plea of guilty. The Court granted the motion.

SENTENCE IMPOSED: one (1) year and one day

SUPERVISED RELEASE: one (1) year

MONETARY PENALTIES

Special Assessment: \$ 100.00 due immediately

Fine: \$ fine waived

Restitution: \$ None

FORFEITURE

All property forfeited upon conviction or by order of the Court shall be included in the criminal judgment.

RECOMMENDATIONS

- The Court recommends the defendant's placement at a facility in close proximity to Las Vegas, Nevada.
- The Court recommends the defendant's participation in the Bureau of Prisons' 500-hour drug treatment program.
- Other: _____.

CUSTODY

- The defendant is remanded to the custody of the U.S. Marshal Service for processing.
- The defendant is to voluntarily surrender at the institution designated by the Bureau of Prisons as notified by the U.S. Probation Office; no sooner than January 9, 2025

CONDITIONS OF SUPERVISED RELEASE/PROBATION

- The defendant does not object to the conditions of supervised release as set forth in the presentence investigation report.
- The defendant waives reading of the conditions of supervised release.
- Mandatory Conditions of Supervision** imposed.
- The Court adopts the **Conditions of Supervision** set forth in the presentence investigation report without change.